UNITED STATES DISTRICT COURT FOR THE DISTRICT OF RHODE ISLAND

BRETT HECKMANN

Plaintiff,

v.

C.A. No. 1:19-cv-00472-JJM-PAS

BRENDAN MCDONALD,
JASON DIGRADO,
GARY MCDOLE AND
CHRISTOPHER KELLY,
Individually and in their official
Capacities as police officers of the
Town of Smithfield, Rhode Island
Defendants.

DISCOVERY STIPULATION

By agreement of the parties, Defendants, Brendan McDonald, Jason Digrado, Gary McDole and Christopher Kelly, individually and in their official capacities as police officers of the Town of Smithfield, Rhode Island, shall have up to and including May 12th, 2020 within which to serve objections and answers to Plaintiff, Brett Heckmann's Interrogatories and Requests for Document Production.

AGREED AND ASSENTED TO:

Defendants, By Their Attorney,

/s/ Marc DeSisto

Marc DeSisto, Esq. (#2757) DeSisto Law LLC 60 Ship Street Providence, RI 02903 (401) 272-4442 marc@desistolaw.com Plaintiff, By His Attorney,

/s/ Thomas G. Briody

Thomas G. Briody, Esq. (#4427) Law Office of Thomas G. Briody 91 Friendship Street Providence, RI 02903 (401) 751-5151 tbriodylaw@aol.com Heckmann v. Smithfield C.A. No. 1:19-cv-00472-JJM-PAS

CERTIFICATION OF SERVICE

I hereby certify, that on this 29th day of April 2020, I electronically served this document through the electronic filing system upon the following parties:

Thomas G. Briody, Esq. (#4427) Tbriodylaw@aol.com

The document electronically served is available for viewing and/or downloading from the Rhode Island Judiciary's Electronic Filing System.

/s/ Marc DeSisto	
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